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20 EMANATE HEALTH IPA; EMANATE HEALTH
21 MEDICAL GROUP; EMANATE HEALTH FOOTHILL
22 PRESBYTERIAN HOSPITAL; EMANATE HEALTH
23 MEDICAL CENTER d/b/a EMANATE HEALTH
24 QUEEN OF THE VALLEY HOSPITAL and d/b/a
25 EMANATE HEALTH INTER-COMMUNITY
26 HOSPITAL

27 **UNITED STATES DISTRICT COURT**
28 **CENTRAL DISTRICT OF CALIFORNIA**

29
30 EMANATE HEALTH, a California
31 non-profit public benefit corporation, et
32 al.,

33 Plaintiffs,

34 v.

35 OPTUM HEALTH, a California
36 corporation, et al.,

37 Defendants.

38 Case No. 2:23-cv-09872-MCS-SK

39 **JULY 18, 2025 JOINT STATUS
40 REPORT REGARDING
41 ARBITRATION**

42 Date Next Report is Due: November 14,
43 2025

1 Pursuant to this Court's July 23, 2024 Order, Defendants Optum Health;
2 Optum Health Plan of California; OptumCare Holdings, LLC; OptumCare
3 Management, LLC; and Health Care Partners Affiliates Medical Group
4 (collectively, "Defendants"), and Plaintiffs Emanate Health; Emanate Health IPA,
5 Emanate Health Medical Group; Emanate Health Foothill Presbyterian Hospital; and
6 Emanate Health Medical Center (collectively, "Plaintiffs"), hereby jointly submit
7 this status report regarding arbitration proceedings:

8 Emanate Health Medical Group; Emanate Health Foothill Presbyterian
9 Hospital; and Emanate Health Medical Center d/b/a Emanate Health Queen of the
10 Valley Hospital and d/b/a Emanate Health Inter-Community Hospital (the
11 "Signatory Plaintiffs"), together with Defendants, have submitted the Signatory
12 Plaintiffs' claims to JAMS for further proceedings consistent with the Court's Order.
13 The Signatory Plaintiffs and Defendants filed a stipulated proposed Case
14 Management Order ("CMO") with JAMS on March 10, 2025. The Arbitrator
15 entered the joint CMO on April 3, 2025 and the parties have begun written discovery.
16 The arbitration hearing date is set for June 16, 2026.

17 The parties will submit their next joint status report by the November 14, 2025
18 deadline.

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1 Dated: July 18, 2025

KING & SPALDING LLP

2 /s/ Ramon A. Miyar
3

4 Arwen R. Johnson
5 Glenn Solomon
6 Robert M. Cooper
7 Ramon A. Miyar

8
9
10 Attorneys for Plaintiffs
11 EMANATE HEALTH; EMANATE
12 HEALTH IPA; EMANATE
13 HEALTH MEDICAL GROUP;
14 EMANATE HEALTH MEDICAL
15 CENTER d/b/a EMANATE
16 HEALTH QUEEN OF THE
17 VALLEY HOSPITAL and d/b/a
18 EMANATE HEALTH INTER-
19 COMMUNITY HOSPITAL;
20 EMANATE HEALTH FOOTHILL
21 PRESBYTERIAN HOSPITAL

22 Dated: July 18, 2025

HOGAN LOVELLS US LLP

23 /s/ Michael M. Maddigan
24

25 Michael M. Maddigan
26 Justin W. Bernick
27 Jordan D. Teti

28 Attorneys for Defendants
29 OPTUM HEALTH; OPTUM
30 HEALTH PLAN OF CALIFORNIA;
31 OPTUMCARE HOLDINGS, LLC;
32 OPTUMCARE MANAGEMENT,
33 LLC; HEALTH CARE PARTNERS
34 AFFILIATES MEDICAL GROUP

ATTESTATION

* Pursuant to Local Rule 5-4.3.4(a)(2), the filer attests that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized this filing.